CONT D₁ 95. (Newly added) The method of claim 91, wherein at least one segment within the previously produced video is a non-sequential segment providing for a different level of explicitness of an at least one scene; wherein the linking is responsive to a level of explicitness in at least one preestablished content category; and wherein the playing is responsive to a content preference with respect to a level of explicitness in at least-one preestablished content category.

96. (Newly added) The method of claim 91, wherein at least one segment within the previously produced video is a non-sequential segment providing for a different level of explicitness of an at least one scene; wherein the linking is responsive to a level of explicitness in each of a plurality of preestablished content categories; and wherein the playing is responsive to a preestablished and password controlled content preference with respect to a level of explicitness in each of a plurality of preestablished content categories. --

1. Remarks.

In an effort to expedite prosecution, and without prejudice or disclaimer to their underlying subject matter, applicant files this Continued Prosecution Application of prior application number 07/832,335, filed February 7, 1992, and withdraws the prior application from appeal before the Board of Patent Appeals and Interferences as of the filing date granted to this CPA.

Applicant notes that the Examiner has allowed, over the Olivo reference, the claims of U.S. patent 5,696,869, which is a division of the parent application of this CPA. Further, other divisions of the parent application have issued as U.S. patents 5,717,814 and 5,724,472.

Applicant also brings to the attention of the Examiner U.S. patents 5,434,678, 5,589,945, 5,664,046 and 5,634,849, issued to applicant.

It is respectfully submitted that there is patentable subject matter disclosed in the instant application, and that responsive to the Examiner's Answer, mailed March 20, 1998, in the parent case, the claims have been redrafted to better recite patentable subject matter that explicitly defines over the applied art. It is respectfully requested that this preliminary amendment be examined, and all the references that have been provided be reviewed, prior to any Action on the merits of the application. Allowance of the claims is earnestly solicited.

Respectfully submitted,

Max Abecassis

Applicant

305-932-1257

Express Mail Label # EE823294579US; Deposited: 07/10/1998

I hereby certify that the above specified papers and fee are being deposited with the United States Postal Service using "Express Mail Post Office To Addressee" service under 37 CFR § 1.10 on the date indicated above in an envelope addressed to: Assistant Commissioner for Patents, Box CPA, Washington, DC 20231.

Max Abecassis

Person mailing papers